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## PART IV

### Advertisements and Notices by Private Individuals and Private Bodies

#### NOTIFICATION BY THE CENTRAL INDIA COTTON ASSOCIATION LTD., UJJAIN

*Ujjain, the 8th August 1961*

**No. 127-A**—The approval of the Secretary, Forward Markets Commission under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Central India Cotton Association Ltd., Ujjain, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

I. In Bye-law 1, in clause (51) for the existing definition of "Invoice Back", the following definition shall be substituted, namely:—

"The expression "Invoice Back" means that when a tender is rejected or is deemed to have been rejected by the buyer he, instead of buying on account of the seller, accepts the spot rate or such other rate as may be prescribed in these Bye-laws in specific cases for the appropriate day and pays or receives, as the case may be, the difference between such spot rate or such other rate as may be prescribed in these Bye-laws in specific cases and the rate given in the delivery order; and where no tender is made, the buyer instead of buying on account receives or pays the difference between the spot rate or such other rate as may be prescribed in these Bye-laws in specific cases for the appropriate day and the contract rate or the last settlement rate whichever is the later in date".

#### II. In Bye-law 59—

(i) In clause (b), for the words and figures 'and 4/32" the words and figures '4/32" and 5/32" shall be substituted;

(ii) For clauses (1), (1-A), (2), (3) and (4) the following clauses shall be substituted, namely:

"(1) The tendering differences between the basic cotton and other tenderable descriptions on the basis of the differences between the Hedge Contract Rate and the spot rate of respective descriptions on the day of fixation of tendering differences by reducing the plus difference (premium) by 15 per cent and increasing the minus difference (discount) by 15 per cent;

(2) "On" and "Off" allowances on the basis of the differences between the spot rate prevailing in the spot market for the basic staple of the description and tenderable staples permitted for each description above and below the basic staple taking into account the spot prices for the respective staple lengths of the same description in the interior markets; and

(3) Premia or discounts for "class" or "grade" by taking into consideration the spot rate fixed under Bye-law 65".

III. In Bye-law 65, in clause (1), for the words "the Spot rates of the Basic Variety and of other descriptions of cotton" the following shall be substituted; namely:

"as at 1 p.m., or at such other hour as the Board may decide, the market rates of different growths of cotton tenderable under the hedge contract, and also, except on the due date of the hedge contract, the Hedge Contract Rate and the Spot Rate for basic cotton under the Hedge Contract".

IV. In Bye-law 66, for the existing clause (1) including sub-clauses (a) and (b) but excluding the proviso at the end of the clause, the following shall be substituted, namely:

"(1) On or about the due date of the hedge contracts the Board shall fix and register the spot rates for basic cotton and cottonseed for the due date as per provisions in Bye-law 65(2), and shall also fix the Hedge Contract rate of cotton for the due date after taking into consideration the Hedge Contract rate of cotton on the due date, and if there be no trading on that day then the Hedge Contract rate of cotton on the previous trading day and other relevant factors which in the opinion of the Board require to be taken into consideration"

V. For the existing Bye-law 111, the following Bye-law shall be substituted namely:

"Bye-law 111. (1) If a seller fails to tender a delivery order for cotton, the buyer shall invoice it back to the seller at the rate applicable for the due date as per provisions in Bye-law 166A plus a penalty of Rs. 10.00 per bale.

(2) If the cotton or any portion of it for which a delivery order has been issued is not actually then ready for delivery in a godown or a factory within the Municipal limits of Ujjain, or in the event of the seller having exercised his option to deliver in mofussil, at the place notified by him therefor under Bye-law 98, the buyer shall invoice it back to the seller at the rate applicable as per provisions of Bye-law 166A for the day on which the failure to deliver occurred or the absence of the cotton under the delivery order is discovered, or in the event of a dispute for the day following the decision thereof and in the event of an appeal to the Board at such rate as may be fixed by the Board in deciding the appeal, plus a penalty of Rs. 10 per bale in each of the above cases.

(3) If a seller fails to tender a delivery order for cottonseed or any portion of it for which a delivery order has been passed is not actually then ready for delivery in a godown, or a factory within the municipal limits of Ujjain or in the event of the seller having exercised his option to deliver in mofussil at the place notified by him therefor under Bye-law 98, the buyer shall invoice it back at the spot rate fixed for the basic cottonseed plus a penalty of Rs. 1.00 per quintal, if a delivery order is not tendered or if any portion of the cottonseed, not exceeding 5 per cent for which a delivery order has been passed is not actually then ready for delivery, otherwise Rs. 2.00 per quintal. If a delivery order is not tendered, the spot rate shall be that of the due date and such spot rate shall be subject to the conditions, if any, applicable to the contract under Bye-law 49B. If a delivery order is tendered the spot rate shall be that of the day on which the failure to deliver occurred or the absence of the cottonseed under the delivery order is discovered, or in the event of a dispute of the day following the decision thereof.

## VI. In Bye-law 112:

(1) In Sub-clause (a) of clause (3), for the words "at Indore if the Delivery Order pertains to the Clearing House at Indore Ring and at Ujjain, if it pertains to the Clearing House at Ujjain Ring", the words "at Ujjain" shall be substituted.

(2) In sub-clause (b) of clause (3), after the words "previous day", the following words shall be added, namely:

"in respect of cottonseed and the rate for invoicing back in respect of cotton shall be as applicable for the previous day as per provisions of Bye-law 166-A".

(3) In sub-clause (c) of clause (3), for the words "goods" wherever it occurs, the word "cottonseed" shall be substituted and the following shall be added at the end, namely:

"In the event of the buyer having given due notice of his intention to buy not intimating his purchase to the seller within the time above specified, the cotton shall be deemed to have been invoiced back and the rate for invoicing back shall be, at the option of the seller to be declared by him in writing, that which is applicable as per provisions of Bye-law 166-A for either the first or the third day following the date upon which the buyer discovered that the portion of the cotton was not ready for delivery. In the event of the seller not intimating his option within 24 hours of non-receipt of intimation of purchase from the buyer, the cotton shall be deemed to have been invoiced back at the rate applicable as per provisions of Bye-law 166-A for the first day following the date upon which the buyer discovered that the portion of the cotton was not ready for delivery".

## VII. In Bye-law 166, in clause (1),

(1) For the word "sold" the words "mentioned in the Delivery Order" shall be substituted; and

(2) For the words "at the spot rate of basic cotton fixed for the day following the date of such award, provided that if the difference between the spot rate for basic cotton and the Hedge Contract rate as fixed for the day by the Daily Rates Committee be more than Rs. 7.00 per quintal, the cotton shall be invoiced back at the Hedge Contract rate fixed for the day plus Rs. 7.00 per quintal plus 50 per cent of the excess of the difference between the spot rate for basic cotton and the Hedge Contract Rate above Rs. 7.00 per quintal, subject to a maximum of Rs. 3.00 per quintal", the following shall be substituted, namely:

"at the rate applicable as per provisions of Bye-law 166-A for the day following that on which the final award is given".

## VIII. After Bye-law 166 the following Bye-law 166-A shall be added, namely:

"166-A. (a) The rate for invoicing back cotton shall be the spot rate of the basic cotton fixed and registered for that day less 50 per cent of the difference between such spot rate and the relative Hedge Contract rate as fixed and registered for that day under Bye-law 65, and for the due date under Bye-law 66.

In the event of either the spot rate or the Hedge Contract rate not being fixed on any day or days owing

*Hedge Schedule for the Malvi Cotton Contract of the Central India Cotton Association Limited, Ujjain.*

to market/s being closed or there being no hedge transactions, or such other reasons, then the invoicing back rate shall be calculated on the rates fixed on the next working day.

(b) The rate applicable for invoicing back cotton on due date shall also be applicable on subsequent days".

## IX. In Bye-law 223:

(i) For the existing clause (1)(a) the following shall be substituted, namely:

"(1)(i) The outstanding business in the Hedge Contract shall be subject to payment of deposit at such rates and/or at such price lines of the relative Hedge Contract as may be prescribed by the Board with the approval of the Forward Markets Commission from time to time.

(ii) Whenever deposits are prescribed and become applicable, every member using the Clearing House shall on the day following deliver to the Clearing House a statement in prescribed form showing the outstanding purchases and sales in the relative Hedge Contract and shall pay in the Clearing House the deposits on the prescribed rates.

(iii) The deposit shall be payable by a member on the open long or short position of his own, as well as of his member and/or non-member client's account and appropriated business as the case may be or in other manner as may be prescribed.

(iv) No deposit shall be payable by a member on his net outstanding sales in the relative Hedge Contract to the extent of the stock of tenderable descriptions, both of old and current crop cotton, against the Hedge Contract, held by him in Ujjain and in the mofussil either on his own account or on behalf of his client on a declaration made by him to that effect to the Clearing House, in such form as may be prescribed by the Board".

(ii) In Clause 1(b), add the words "Unless specifically provided otherwise" in the beginning of the clause.

(iii) In Clause (2), delete the words "the price rise or fall takes place as above and".

(iv) In clause (9), after the word "Bye-law" and before the words "the Forward Markets Commission" the words "the Board with the approval of" shall be added.

X. For the existing Hedge Schedule appended to the Bye-laws the following Hedge Schedule shall be substituted:

(See below).

XI. The following new Bye-law shall be added to the Bye-laws of the Association, namely:

"255-B. For the purposes of the Hedge Contract for the cotton season 1960-61, the provisions of the Bye-laws 1, 59, 65, 66, 111, 112, 166, 223 and the Hedge Schedule as they stood immediately before ..... 3-8-1961, shall be applicable; and for the purposes of the Hedge Contract for the crops of the cotton season 1961-62 and thereafter, the said provisions as amended on the aforesaid date and of Bye-laws 166-A and 255-B shall be applicable".

T. R. VARMA  
Secretary

The Central India Cotton Association, Ltd.  
Ujjain

Standard description	Tenderable descriptions or varieties or growths.	Tenderable down to	Tenderable up to	Basic Staple	Places where grown and/or pressed.
1	2	3	4	5	6
1. M. G. Madhya Pradesh Jarilla ..	Jarilla, Vinar 197/3, Malwi, Mal-jari Bhoj.	23/32"	28/32"	26/32"	All places in the state of Madhya Pradesh, (i.e. former Madhya Bharat, Mahakoshal and Bhopal regions) and all places in the state of Rajasthan minus Ganganagar district.
2. M.G. Vidarbha Jarilla	Jarilla Vinar 197/3 Vorum H 420	23/32"	28/32"	26/32"	All places in the districts of Akola, Amraoti and Buldaha of Maharashtra State.
3. M.G. Burl/American	Burl 0394 Badnawar I (C.T. 1/4/21) L-147 A-51/9	Uncertified .. 26/32"	1 1/32"	28/32"	Districts of Khandwa, Khargone, Dhar, Jabua and Ujjain of Madhya Pradesh State and Kotah division (minus Jhalawar district), Udaipur division and Ajmer division of Rajasthan State.
4. M.G. Cambodia (c)	Co-2 Burl 0394 Badnawar I L-147 A-51/9	Certified .. 28/32"	1"	30/32"	Districts of Khargone, Dhar, Ratlam, Ujjain and Khandwa of Madhya Pradesh State.

NOTES—(1) This schedule may be changed by the Board from time to time with the approval of the Forward Markets Commission.  
(2) The Basic staples shown in column 5 are the basic staples fixed by the Textile Commissioner, Government of India.

**NOTIFICATION BY THE AHMEDABAD SEEDS MERCHANTS' ASSOCIATION LTD., AHMEDABAD**

The approval of the Deputy Director, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Notification of the Government of India, Ministry of Commerce and Industry, No. S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Ahmedabad Seeds Merchants' Association Ltd., Ahmedabad, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of The Forward Contracts (Regulation) Rules, 1954.

*Amendments***1. In Bye-law 126—**

(i) In clause (a) after the word 'Castorseeds' and before the word 'Basic' add the following words namely: 'grown in Gujarat State'.

(ii) For the clause (c) the following clause shall be substituted namely:—

(c) In the hedge contracts qualities tenderable against the basic quality shall be as under:—

- |                |                   |
|----------------|-------------------|
| (1) Castorseed | (i) Bombay Small. |
| (2) Cottonseed |                   |

- |              |
|--------------|
| (i) Vijay    |
| (ii) Vagad.  |
| (iii) Surti. |
| (iv) CO2.    |

**2. For the Bye-law 129 the following bye-law shall be substituted namely:—**

(129) Transactions for Hedge Contracts shall be for loose goods i.e. only for the net weight of the goods exclusive of bagging. They shall be for delivery from the seller's godown i.e. the buyer shall weigh over the goods from the seller's godown. The seller shall have the option to deliver goods with or without bagging but he shall have to clearly state in the delivery order that he is giving delivery in bags or without bags. If he elects to give delivery in bags then each bag shall be between 70 to 75 Kilograms for castorseeds delivery and 55 to 65 Kilograms for cottonseeds delivery and the empty gunny bag shall not weigh less than 1 Kilogram for castorseed delivery and 750 grams for cottonseed delivery. The bags should be either new or once used without any patches. The buyer shall pay to the seller for the cost of gunny bags and this cost shall be mutually settled. If the cost cannot be mutually settled the matter shall have to be handed over to the surveyors and their decisions shall be final and binding. The weight of the bagging shall be excluded from the total weight. The cost of the weighing, filling and sewing charges shall be borne by the seller.

The buyer shall take away the goods from seller's godown at his own expense but the goods to be weighed shall be in godowns within the limits of the Ahmedabad Municipal Corporation.

**3. In Bye-law 148—**

(i) For the words 'one month' appearing after the word 'within' and before the word 'from' the following shall be substituted namely:—

'twentyone days'.

(ii) For the words 'one month' appearing after the word 'of' and before the word 'shall' the following shall be substituted namely:—

'twentyone days'.

**4. In Bye-law 149—**

For the word 'immediately' appearing after the word 'Association' and before the word 'he' substitute the following namely:—

'before 1-30 p.m. on the working day following the day on which'.

**5. In Bye-law 162—**

Delete the words 'If the goods are outside the limits of Kalupur, Khadia, Dariapur, Madhupura, Sherkotda and Naroda Road upto Chamunda Mata but within the limits of the Ahmedabad Corporation then the seller shall pay to the buyer such extra charges as may be fixed by the Board from time to time.' appearing after the word 'same'.

**6. In Bye-law 164—**

(i) In clause (b) item (2) for the word 'The' appearing before the word 'address' substitute the word 'Full'.

(ii) Add item (5) as follows:—

(5) Delivery of the goods will be given in bags (if he elects to give delivery in bags).

**7. In Bye-law 175—**

After the last word 'day' add the following words namely:—

'if the delivery order is for Ahmedabad. If it is for an upcountry centre, the last date for taking delivery of the goods shall be twenty-first day after the delivery order is sent to the last buyer'.

**8. In Bye-law 181—**

Add the following words after the word 'days' and before the word 'from' 'if delivery is to be effected in Ahmedabad and within 21 days if the delivery is for upcountry centre'.

**9. After Bye-law 187 the following new Bye-law shall be added as Bye-law 187(A) namely:—**

187(A) 'For hedge contracts the seller shall have the option to tender the goods with bags or without bags. If he elects to tender the goods in bags the provisions contained in bye-laws No. 187 to 193 shall apply. If he elects to tender goods without bags the provisions of drawing of sample shall be applicable after the goods are filled in bags supplied by the buyer as per Bye-law 187'.

**10. For Bye-law 214 the following Bye-law shall be substituted namely:—****214. Survey Fee:—**

(a) Each party shall pay Rs. 10 per 5 tons to the Association as survey fee out of which the Association shall retain Rs. 4 per 5 tons and pay the balance of Rs. 6 per 5 tons to the surveyor. If the matter is referred to an umpire, the Association shall retain Rs. 6 per 5 tons out of the total sum of Rs. 20 per 5 tons received from both the parties as survey fees, and shall, out of the balance of Rs. 14, pay Rs. 4 per 5 tons to each surveyor and Rs. 6 per 5 tons to the umpire.

(b) In case the same person is appointed as sole surveyor by the buyer and seller, each of them shall pay Rs. 5 per 5 tons to the Association out of which the Association shall retain Rs. 4 per 5 tons and pay Rs. 6 per 5 tons to such sole surveyor.

(c) The above fees and charges shall be applicable only if the goods to be surveyed are situated in the Municipal limit of Ahmedabad.

(d) Each party shall pay a separate fee of Rs. 10 as survey fees for each bundle of gunny bags representing 5 tons out of which the Association shall retain Rs. 4 and pay the balance of Rs. 6 to surveyors.

If the survey is to be held at places other than specified above, each party shall have to pay—the fee of Rs. 10 to the Association.

**11. In Bye-law 227, the following shall be added at the end, namely:—**

"The due date rate so fixed shall be subject to the conditions, if any, applicable to the contracts under Bye-law 227A."

**12. After Bye-law 227, the following new Bye-law shall be added as Bye-law 227A, namely:—**

"227A. (i) Notwithstanding anything contained in these Bye-laws, rules and regulations, the Board may, with the concurrence of the Forward Markets Commission, prohibit trading during any day in hedge contracts in any delivery at a price higher or lower than the closing rate of the previous trading day or of such other trading day as may be decided by the Board, plus or minus such sum or sums as may be prescribed by the Board. Different sums may be prescribed and made applicable at different levels of the contract price. Any sum or sums so prescribed may, with the concurrence of the Forward Markets Commission, be varied by the Board from time to time.

- (ii) The powers specified in clause (i) may be exercised by the Forward Markets Commission where, in the opinion of the Commission, it is expedient so to do".

13. After Bye-law 234, the following new Bye-law shall be added as Bye-law 234A, namely:—

"234A. The settlement rates fixed under Bye-law 234 shall be subject to the conditions, if any, applicable to the contracts under Bye-law 227A".

14. In Bye-law 290—

For the clauses I and II substitute the following clause namely:—

**'CASTERSEEDS AND COTTONSEEDS'**

*Rate of margin*

- |                                    |                 |
|------------------------------------|-----------------|
| (i) On first 500 tons              | NIL             |
| (ii) On the next 500 tons          | Rs. 10 per ton. |
| (iii) On the next 500 tons         | Rs. 20 per ton. |
| (iv) From 1,501 tons to 2,500 tons | Rs. 30 per ton. |

No member can keep his net open position of his Oliya more than 2,500 tons in Castorseeds and Cottonseeds each.

15. In Bye-law 319—In Bye-law 319 the following shall be added at the end namely:—

"The Board may, by a Resolution passed by it and concurred in by the Forward Markets Commission, make interim provision for meeting any situation in respect of which provision may not have been made in the Bye-laws".

16. After Bye-law 320(A), the following Bye-law shall be added as Bye-law 320(B)—

320(B) None shall be entitled to a copy of the proceedings of the General Meeting or meeting of the Board but there shall be no bar for copy of the Resolution passed by any of these bodies.

17. After Bye-law 326, the following Bye-law shall be added as Bye-law 327 namely:—

327. The amendments made to Bye-laws 126, 129, 148, 149, 162, 164, 175, 181, 187, 214, 227, 234, 290, 319, 320. Terms of contract for Castorseeds and Terms of Contract for Cottonseeds shall be effective from the date of the commencement of trading in May 1962 delivery and shall be applicable to May 1962 and subsequent deliveries of Castorseeds and Cottonseeds hedge contracts.

18. For the terms of contracts for Castorseed and the terms of contracts for Cottonseed appearing as appendix to Bye-laws, substitute the following namely:—

*(i) Terms of Contract—Castorseed*

1. Basis—'Gujarat Small' castorseeds grown in Gujarat State.
2. Tenderable varieties—'Bombay Small'.
3. Unit for Price Quotation—250 Kilograms.
4. Unit for Trading—5 Metric tons.
5. Contract—The contract shall be for loose goods i.e. only for the net weight of castorseeds exclusive of bagging. Delivery shall be at the seller's or his agent's godown. The seller shall have the option to deliver castorseeds with or without bagging. But he shall have to clearly state in the delivery order that he is giving delivery with or without bags. If he elects to give delivery in bags then each bag shall weigh between 70 to 75 Kilograms and the empty bag should be of about 1 Kilogram weight, new or once used and without any patches. The buyer shall pay to the seller for the bagging and the cost shall be settled mutually. If the cost cannot be settled mutually the matter shall have to be handed over to the surveyors and their decision shall be final and binding. Weight of the bagging shall be excluded from the total weight. Cost of the weighing, filling and sewing charges shall be paid by the seller.

Castorseeds shall be delivered by passing one time through the Association seive or the seive recommended by the Board of Directors and the cost of passing through the seive shall be borne by the seller and the buyer equally.

6. Allowance for Dead Seeds—All dead seeds shall be reckoned as dirt. If the dead seeds are more than 8 per cent it shall be at the option of the buyer to reject.

7. Allowance for Damaged Seeds—Upto 5 per cent free. From 5 to 15 per cent allowance at the rate of 15 nP. per 250 Kilograms per one per cent. More than 15 per cent buyers option to reject.

8. Delivery period for taking delivery at Ahmedabad shall be seven days and at approved up-country centre shall be twenty one days.

*(ii) Terms of Contract—Cottonseed*

1. Basis—Kalyan Cotton seeds grown in Gujarat State—Fair average quality of the season.
2. Tenderable Varieties—Cottonseeds grown in Gujarat State
  1. Vijay
  2. Vagad
  3. Surti
  4. CO2.
3. Tendering differences—The 'off' and 'on' rates for the above tenderable varieties shall be decided by the Board of Directors in the preceding month of the month of delivery at the time of fixing of expenses at up-country centres.
4. Unit of Price Quotation—250 Kilograms.
5. Unit for trading—5 Metric tons.
6. Contract—The contract shall be for the loose cottonseeds i.e. only for the net weight of cottonseeds exclusive of bagging. Delivery shall be at the seller's or his agent's godown. The seller shall have the option to deliver cottonseeds with or without bagging. But he shall have to clearly state in the delivery order that he is giving delivery with bags or without bags. If he elects to give delivery in bags then each bag shall weigh between 55 to 65 Kilograms and the empty bag should be of not less than 750 grams, new or once used and without any patches. The buyer shall pay to the seller for the bagging and the cost shall be settled mutually. If the cost of bagging cannot be settled mutually the matter shall have to be handed over to the surveyors and their decision shall be final and binding. Weight of the bagging shall be excluded from the total weight.

Cost for weighing, filling and sewing charges for the bags shall be paid by the seller.

7. Refraction—6 per cent mutual. Other oilseeds, grain, lint etc. (so much as can be separated by hand) will be reckoned as dirt. For ascertaining refraction lint shall be separated, by hand from cottonseeds. If more than 12 per cent buyer's option to reject.
8. Dead Seeds—Upto 20 per cent to be reckoned as per 1/4 of the contract price. Over 20 per cent buyer's option to reject.
9. Damaged Seeds—(Quality) 10 per cent free. Over 10 per cent but upto 20 per cent allowance at the rate of 15 nP. per 250 Kilograms per cent. Over 20 per cent buyer's option to reject.
10. Delivery period for taking delivery at Ahmedabad shall be seven days and for taking delivery at approved up-country centre shall be twenty-one days.

B. M. SHETH  
Secretary

The Ahmedabad Seeds Merchants' Association Ltd.  
Ahmedabad-1

Dated the 28th July 1961.

**NOTIFICATION BY THE HYDERABAD OILS AND SEEDS EXCHANGE LIMITED, HYDERABAD**

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section II of the Forward Contracts (Regulation), Act, 1952 (74 of 1952) read with Notification No. S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Hyderabad Oils and Seeds Exchange Ltd., Hyderabad, the same having been previously placed on the Notice Board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954:—

*Amendments*

1. In the By-laws wherever the words 'Oils and Oilseeds' occur delete the words 'and Oilseeds' and

wherever only the word 'Oilseeds' occurs, the word 'Oils' be substituted.

2. The existing undernoted by-laws and appendices shall be deleted:—

By-laws Nos. 64, 77, 78, 83, 93 to 98, 101 to 106, 108, 110, 113, 122, 123, 125, 127 to 129, 134, to 164, 181, 207, 308, 312, 317 to 346, 349, 351(a), 351(h), 366, 371, 372 and the heading preceding bye-law 92 namely 'by-laws relating to up-country delivery'.

Appendices—(1) Terms of contract for Castorseed, (2) Schedule of up-country centres for delivery of Castorseed against hedge contracts (3) Terms of Contract for Groundnut Oil (4) Official Contract Form for hedge contracts for castorseed (between member and member) (5) Official Contract Form for hedge Contracts for Castorseed (Between member and member) (6) Official Client's Contract Form for hedge contracts and its confirmation (between a member and non-member) (7) Non-transferable specific delivery contract Form.

3. For by-law 80 the following shall be substituted, namely:—

80. For the fulfilment of the hedge contracts, goods shall be delivered within the Municipal Limits of greater Hyderabad at the seller's godown and no extra expenses shall be paid by the seller for such delivery except for weighment. The buyer shall take delivery of the goods in his containers either in tins or barrels well cleaned and fit for filling. The buyer shall send such containers to the godown of the seller within 3 days from the day of the receipt of the pucca delivery order by him from the Clearing House and thereafter weighment shall start immediately

4. In By-law 90(i) for the words 'the latter shall have to accept the decision of the surveyors regarding the refraction, quality, weight, bagging etc. of the goods' the following words shall be substituted, namely:—

"The latter shall have to accept the report of the analysis of the Laboratory approved by the Board."

5. For the By-law 90(j) the following shall be substituted, namely:—

"If the delivery of the goods is effected for fulfilling a contract made between a member and non-member directly between themselves except in case when it is effected by tendering a delivery order, the member and non-member concerned shall draw a sample as per By-law 135 and the samples thus drawn shall be mixed and packed in a bottle and sealed with the signatures of the member and non-member which shall be forwarded by the member to the Exchange within 48 hours. Such sealed bottles shall be final for deciding quality or specifications."

6. In By-law 131 for the words '50 pallas' the words 'one metric tonne' shall be substituted.

7. For the present heading preceding bye-law 135 namely "Refraction Quality Bagging etc." the following heading shall be substituted, namely:—

"Refraction, Quality etc."

8. For the present heading preceding bye-law 161, namely, "Procedure to be followed after Survey" the following heading shall be substituted, namely:—

"Procedure to be followed after receipt of Analysis Report".

9. In By-law 174 wherever words '3—15 P.M. and 5—15 P.M.' occur, the words '2—30 P.M. and 4—30 P.M.' respectively shall be substituted.

10. The existing By-law 347 shall be renumbered as By-law 77.

11. The existing By-law 348 shall be renumbered as By-law 78.

12. The existing By-law 350 shall be renumbered as By-law 83.

13. The existing By-law 351(b) shall be renumbered as By-law 108.

14. The existing By-law 351(c) shall be renumbered as By-law 110.

15. The existing By-law 351(d) shall be renumbered as By-law 113.

16. The existing By-law 351(e) shall be renumbered as By-law 125.

17. The existing By-law 351(f) shall be renumbered as By-law 123.

18. The existing By-law 351(g) & 352 both together shall be renumbered as By-law 129.

19. The existing By-law 353 shall be renumbered as By-law 127.

20. The existing By-law 354 shall be renumbered as By-law 128.

21. The existing By-law 355 shall be renumbered as By-law 122.

22. The existing By-law 356 shall be renumbered as By-law 103.

23. The existing By-law 357 shall be renumbered as By-law 134.

24. The existing By-law 358 shall be renumbered as By-law 135.

25. The existing By-law 359 shall be renumbered as By-law 139.

26. The existing By-law 360 shall be renumbered as By-law 161.

27. The existing By-law 361 shall be renumbered as By-law 162.

28. The existing By-law 362 shall be renumbered as By-law 163.

29. The existing By-law 363 shall be renumbered as By-law 164.

30. The existing By-law 364 shall be inserted as new By-law 164A.

31. The existing By-law 365 shall be inserted as new By-law 164B.

32. The existing By-law 367 shall be inserted as new By-law 183A.

33. The existing By-law 368 shall be renumbered as By-law 207.

34. The existing By-law 369 shall be renumbered as By-law 308.

35. The existing By-law 370 shall be renumbered as By-law 312.

36. The existing By-law 373 shall be renumbered as By-law 101.

37. The existing By-law 374 shall be renumbered as By-law 181.

38. The existing specifications for hedge contracts in raw-groundnut oil and the official contract forms for hedge contract for Groundnut Oil appended to the additional by-laws for Ground-nut Oil shall form part of the Appendix to these Bye-laws.

V. P. SETH

Secretary

The Hyderabad Oils and Seeds Exchange Ltd.  
Hyderabad, the 28th August 1961

#### NOTIFICATION BY THE EAST INDIA COTTON ASSOCIATION LTD. BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the East India Cotton Association Ltd., Bombay, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### I. In By-law 1—

(a) For the existing definition of "Invoice Back" the following definition shall be substituted, namely:—

"The expression Invoice Back means that when a tender is rejected or is deemed to have been rejected by the buyer he, instead of buying on account of the seller, accepts the spot rate or such other rate as may be prescribed in these By-laws in specific cases for the appropriate day and pays or receives, as the case may be, the difference between such spot rate or such other rate as may be prescribed in these By-laws in specific cases and the rate given in the delivery order; and where no tender is made, the buyer instead of buying on account receives or pays

the difference between the spot rate or such other rate as may be prescribed in these By-laws in specific cases for the appropriate day and the contract rate or the last settlement rate whichever is the later in date".

(b) *In the definition of Member—*

For the number and letter "31A", the number and letter "34A" shall be substituted.

## II. In By-law 31—

For the existing clause (1) the following shall be substituted, namely:—

- "(1) (a) The Board shall from time to time appoint a Daily Rates Committee consisting of 24 persons chosen from the members of the Association or their duly authorised or nominated representatives and shall divide the Committee so as to form four panels each of six persons.
- (b) Three members of a Panel of the Daily Rates Committee shall form a quorum. In the absence of a quorum the members of the Panel of the Daily Rates Committee present shall call in any other member or members of the Daily Rates Committee to form the quorum of three.
- (c) Each members of the Daily Rates Committee present at a meeting for the purpose of fixation of rates shall receive a fee of Rs. 3.
- (d) A Panel of the Daily Rates Committee shall meet daily for the purpose of fixing and registering, as at 1 p.m. or as at such other hour as the Board may decide,—
- (i) the market rates of different growths of cotton tenderable or sold under Hedge or Delivery Contract, and also,
- (ii) except on due date of the Hedge Contract, the Hedge Contract rate and the spot rate for basic cotton under the Hedge Contract.

The Board may, at any time and for such period as they think fit, in pursuance of a resolution to be passed by them to that effect and posted on the Notice Board, themselves supersede the Daily Rates Committee and fix and register rates as aforesaid.

## III. In By-law 32—

(a) For the existing clause (2), the following shall be substituted, namely:—

"(2) On or about the due date of the Hedge Contract the Board shall fix and register the spot rate for basic cotton for the due date as per provisions in By-law 31(2)."

(b) The following new clause shall be added as clause (3):—

"(3) On or about the due date, the Board shall fix the Hedge Contract rate for the due date, after taking into consideration the Hedge Contract rate on the due date and if there be no trading on that day then the Hedge Contract rate on the previous trading day and other relevant factors which in the opinion of the Board require to be taken into consideration".

## IV. In By-law 38 (A), (B) and (C)—

For the figures and words "15 days" and "10 days" wherever they occur the words "six weeks" and "one month" shall respectively be substituted.

## V. In By-law 41(b)—

For the letters and figure "Rs. 50", the letters and figure "Rs. 100" shall be substituted.

## VI. In By-law 47AA—

(a) For the existing clause (1) (a), the following clause shall be substituted:—

"(1) (a) (i) The outstanding business in the Hedge Contract shall be subject to payment of deposit at such rates and/or at such price lines of the relative Hedge Contract as may be prescribed by the Board with the approval of the Forward Markets Commission from time to time.

(ii) Whenever deposits are prescribed and become applicable, every member using the Clearing House shall on the day following deliver to the Clearing House a statement in prescribed form showing the

outstanding purchases and sales in the relative Hedge Contract and shall pay in the Clearing House the deposits on the prescribed rates.

(iii) The deposit shall be payable by a member on the open long or short position of his own, as well as of his member and/or non-member client's account and appropriated business as the case may be or in other manner as may be prescribed.

(iv) No deposit shall be payable by a member on his net outstanding sales in the relative Hedge Contract to the extent of the stock of tenderable descriptions, both of old and current crop cotton, against the Hedge Contract, held by him in Bombay and upcountry either on his own account or on behalf of his client on a declaration made by him to that effect to the Clearing House, in such form as may be prescribed by the Board".

(b) *In Clause 1(b)—*

Add the words "Unless specifically provided otherwise" in the beginning of the clause.

(c) *In Clause (2)—*

Delete the words "the price rise or fall takes place as above and".

(d) *In Clause (9)—*

Insert the words, "the Board with the approval of" between the words, "foregoing provisions of this By-law" and "the Forward Markets Commission".

## VII. In By-Law 50—

The existing text of sub-clause (g) shall be deleted.

## VIII. In By-law 53—

(a) *In Clause (2)—*

For the figures and words "2/32" 'off' for staple", the following figures and words shall be substituted, namely:—  
"1/32" 'off' for staple".

(b) *In Clause (7)—*

For the words "Months of Delivery—April and August", the words "Months of Delivery—March, May and August", shall be substituted.

## IX. In By-law 54(a)(5)—

(i) For for figures "3/32", the figures "2/32" ", shall be substituted.

(ii) The words and figures "provided that in the case of (i) Dhollera (ii) R.G./S.G. Punjab/American 320F (iii) R.G./S.G. Punjab/American 216F (iv) Westerns and (v) Cambodia (B), the staple length shall not be less by more than 2/32", shall be deleted.

## IXA. In By-law 54B(9)—

(i) For the words "upcountry" appearing at the end of principal clause (9) the words "in upcountry stations in Maharashtra State" shall be substituted.

(ii) For the existing clause (e), the following shall be substituted—

"(e) The last buyer on taking delivery upcountry at Stations outside the Maharashtra State shall give to the seller the prescribed form and receive reduction in price equivalent to the applicable local Sales/Purchase tax under the Local States Sales Tax Act but presently not exceeding 1 per cent. However this rate of 1 per cent may be amended by the Board from time to time as may be deemed necessary in the case of one or more States of the Indian Union".

(iii) Add the following as para 2 to clause (e) as amended:—

"It is hereby specifically provided that in the event of the last buyer not being a registered and/or licensed dealer, he shall be entitled to nominate a muccadam who shall be a registered and/or licensed dealer in the State concerned and the seller shall be obliged to deliver cotton to such Muccadam, who shall be deemed to be the last buyer for this purpose".

## X. By-law 55—

For By-law 55, the following shall be substituted:—

"55. (i) For the purpose of fixing tendering differences the Board shall appoint a Special Committee consisting of seven persons actively



connected with the spot market and representative of all Panels. Five members of the Special Committee shall form a quorum and in the event of a quorum not being available, the Chairman or in his absence the Vice-Chairman of the Board shall appoint a duly qualified person or persons to enable a quorum to be formed. In the event of a member of the Special Committee being granted leave, the Board shall appoint a duly qualified person to fill the vacancy during the absence of such member on leave.

- (ii) (a) The tendering differences fixed by the Special Committee shall be subject to a right of appeal to the Board on payment of an appeal fee of Rs. 100 provided the appeal is lodged with the Secretary within two working days from the date of the notification of the tendering differences so fixed. If the Board in such appeal shall modify any such difference and if in their opinion such modification necessitates consequential modification of any other differences fixed by the Special Committee they shall have power to do so notwithstanding that no appeal against any such other differences has been preferred to them.
- (b) All appeal fees payable under this By-law shall be credited to the funds of the Association. In the event of an appeal being successful the entire fee shall be refunded.
- (iii) The tendering differences fixed by the Special Committee, subject to any modification in any appeal made by the Board, shall be applicable for all tenders of cotton against the Hedge Contract during the succeeding delivery month, and shall remain unaltered throughout such delivery period.
- (iv) On or about the 25th of the month preceding the commencement of a delivery period, the Special Committee shall fix the tendering differences, that is—
  - (a) premia or discounts for descriptions of cotton tenderable other than basic cotton, and for "class" or "grade";
  - (b) "On" allowances for various staple lengths as shown in the Hedge Schedule above the staple lengths specified in column (3) of the Hedge Schedule appended to these By-laws;
  - (c) "Off" allowances for various staple lengths under the staple lengths specified in the Note appearing at the end of the Hedge Schedule appended to these By-laws.
- (v) The Special Committee and in the case of appeal, the Board shall fix—
  - (a) the tendering differences between the basic cotton and other tenderable descriptions on the basis of the differences between the Hedge Contract Rate and the spot rate of respective descriptions on the day of fixation of tendering differences by reducing the plus difference (premium) by 15 per cent and increasing the minus difference (discount) by 15 per cent;
  - (b) "On" and "Off" allowances on the basis of the differences between the spot rate prevailing in the spot market for the basic staple of the description and tenderable staples permitted for each description above and below the basic staple taking into account the spot prices for the respective staple lengths of the same description in the interior markets, and
  - (c) premia or discounts for "class" or "grade" by taking into consideration the spot rate fixed under By-law 31.

#### XI. In By-law 61—

##### (a) In Clause (1)—

For the words "at the spot rate of basic cotton off", the words "at the rate applicable as per provisions of By-law 61A for", shall be substituted.

##### (b) In Sub-Clause (i) of Clause (1)—

The following words shall be deleted:—

"in the case of tenderable descriptions of Dhollera, R.G. & S.G. Punjab/American 320F, R.G. & S.G. Punjab/American 216F, M.G. Westerns and M.G. Cambodia (B) and below 3/32" in staple".

##### (c) In Clause (3)—

The following words shall be deleted:—

"in the case of Dhollera, R.G. & S. G. Punjab/American 320F, R.G. & S.G. Punjab/American 216F, M.G. Westerns and M.G. Cambodia (B) is less by not more than 2/32" and further".

##### (d) In Clause (4) (b)—

The following words shall be deleted:—

"tenderable descriptions of Dhollera, R.G. & S.G. Punjab/American 320F, R.G. & S.G. Punjab/American 216F, Westerns and Cambodia (B), and is less by not more than 3/32" in the case of".

##### (e) In Clause (4)(b)(ii)—

(a) For the words "at the spot rate of the basic cotton fixed", the words "at the rate applicable as per provisions of By-law 61A" shall be substituted.

(b) The words "provided that if the difference between the spot rate for basic cotton and the Hedge Contract rate as fixed for the day by the Daily Rates Committee be more than Rs. 7 per quintal, the cotton shall be invoiced back at the Hedge Contract rate fixed for the day plus Rs. 7 per quintal plus 50 per cent of the excess of the difference between the spot rate for basic cotton and the Hedge Contract rate above Rs. 7 per quintal, subject to maximum of Rs. 3 per quintal and further provided, that in case such day be the due date or any day thereafter, then at the spot rate fixed for the due date by the Board under By-law 32" shall be deleted.

XII. The following new By-law shall be enacted as 61A:—

"61A. (a) The rate for invoicing back cotton shall be the spot rate of the basic cotton fixed and registered for that day less 50 per cent of the difference between such spot rate and the relative Hedge Contract rate as fixed and registered for that day under By-law 31, and for the due date under By-law 32.

(b) The rate applicable for invoicing back cotton on due date shall also be applicable on subsequent days".

#### XIIA. In By-law 63—

The word and figure "and 37" shall be added after the figure "36".

XIII. For the existing By-law 64, the following shall be substituted:—

"64. (i) If a seller fails to tender a delivery order for cotton sold, the buyer shall invoice it back to the seller at the rate applicable for due date as per provisions in By-law 61A, plus a penalty of Rs. 7 per quintal.

(ii) If the cotton on any portion of it for which a delivery order has been passed is not then actually ready for delivery at Tank Bunder or in Sewri Cotton Depot (including the Grain Depot at Sewri) of the Port Trust or in the vicinity of the Docks or in a Jaitha or in a godown or in such place or places as may be determined and notified by the Board from time to time, or, in the event of the seller having exercised his option to deliver upcountry, at the place notified by him therefor under By-law 151, the buyer shall invoice it back to the seller at the rate applicable, as per provisions of By-law 61A, for the day on which failure to deliver occurred or the absence of cotton is discovered, or in the event of a dispute, of the day following the decision thereof, and in the event of an appeal to the Board such rate as may be fixed by the Board in deciding the appeal, plus a penalty of Rs. 7 per quintal in each of the above cases".

#### XIV. In By-law 65—

##### (a) In Clause (3)(b)—

For the words "the spot rate for invoicing back shall be that of the previous day", the words "the rate for invoicing back shall be that as applicable for the previous day as per the provisions of By-law 61A", shall be substituted.

##### (b) In Clause (3)(c)—

For the words "the spot rate for invoicing back shall be at the option of the seller to be declared by him in writing, that of either the first or the third day following the date upon which the buyer discovered that the

portion of the cotton was not ready for delivery. In the event of the seller not intimating his option within 24 hours of non-receipt of intimation of purchase from the buyer, the cotton shall be deemed to have been invoiced back at the spot rate of the first day following the date upon which the buyer discovered that the portion of the cotton was not ready for delivery", the following words—

"the rate for invoicing back shall be, at the option of the seller to be declared by him in writing applicable as per provisions of By-law 61A, for either the first or the third day following the date upon which the buyer discovered that the portion of the cotton was not ready for delivery. In the event of the seller not intimating his option within 24 hours of non-receipt of intimation of purchase from the buyer, the cotton shall be deemed to have been invoiced back at the rate applicable as per provisions of By-law 61A for the first day following the date upon which the buyer discovered that the portion of the cotton was not ready for delivery"

shall be substituted.

#### XV. In By-law 99A(1), (2) and (3)—

(a) For the figures "1953" wherever they occur, the figures "1959" shall be substituted.

(b) For the words "Government of Bombay" wherever they occur, the words "Government of Maharashtra" shall be substituted.

#### XVI. In the Hedge Schedule—

(i) For the stations mentioned in column (5) under the heading "Places where pressed" the words "all pressing stations in the areas" shall be substituted.

(ii) The specific reference to tolerance staple lengths, in some descriptions mentioned in column (3) under the basic staple lengths shall be deleted.

(iii) The words "Excluding 93 villages in the Soyagaon, Kannad and Bhokardan Talukas" shall be added after the word "Aurangabad" in the places tenderable against the standard description of M.G. Moglai Jarilla, in column (5).

(iv) The words "93 villages in the Soyagaon, Kannad and Bhokardan Talukas of Aurangabad" shall be added after Dhulia in the places tenderable against the standard description of M.G. Khandesh Virnar 197/3.

(v) (a) For the existing Standard descriptions of M.G. Gaorani (A) and M.G. Gaorani (B), the following shall be substituted:—

(1)	(2)	(3)	(4)	(5)
M.G. Gaorani	Gaorani 6 Gaorani 12 G. 22 G. 46 Daulat (2204) Nandyal 14	27/32"	29/32"	All places in the Districts of Nanded, Parbhani, Osmanabad, Mominabad Taluka of Bhir of Maharashtra State, Adilabad, Medak, Kurnool of Andhra Pradesh State and Gulbarga of Mysore State.

(b) For the existing tenderable descriptions under M.G. Buri/American, the following tenderable descriptions shall be substituted:—

"Buri/American, Buri 107, Parbhani/American, C. Indore 1, C. Indore 2, Udaipur American and uncertified L-147 and Buri 03945 grown in Maharashtra and Madhya Pradesh States and A. 51-9 (Narbada) and C.T.1-4-21 (Badnawar 1) grown in Madhya Pradesh State".

(c) For the existing tenderable descriptions under M.G. Cambodia (C), the following tenderable descriptions shall be substituted:—

"Cambodia, MCU-1 known as Rajapalayam, 9030G, MCU-2, Indo-American-134-CO2M, 170-CO2, CO2, CO4, Avanashi, M.A. 5, LL-54 grown in the Madras, Maharashtra, Gujarat, Mysore and Punjab States and Ganganagar District of Rajasthan State

and Certified

L-147 and Buri 0394 grown in Maharashtra and Madhya Pradesh States and Certified A-51-9 (Narbada) and C.T.1-4-21 (Badnawar 1) grown in Madhya Pradesh State".

(d) For the words:

- (a) "East Khandesh" the word "Jalgaon";
- (b) "West Khandesh" the word "Dhulia";
- (c) "North Satara" the word "Satara";
- (d) "South Satara" the word "Sangli".

shall be substituted, wherever they occur in the Hedge Schedule.

(vi) The asterisk (\*) placed against certain places mentioned in column (5) under the heading "places where grown" and the explanatory remark at the foot of the Schedule against the asterisk (\*) shall be deleted.

(vii) The existing Note to the Schedule shall be substituted by the following:—

- (a) A tolerance of 1/32" is allowed in respect of all tenderable descriptions except M.G. Cambodia(A), i.e. the buyer shall be bound to take these cottons tendered if they are less by not more than 1/32" than the staple specified in column (3) above.
- (b) No tolerance is allowed in respect of M.G. Cambodia (A).

XVII. In By-law 54B(2)—For the existing Standard descriptions, Tenderable descriptions or varieties or growths, and Places tenderable, for M.G. Gaorani (A) and Gaorani (B), the following shall respectively be substituted:—

M.G. Gaorani Gaorani, G. 6, G. 12, G. 22, G. 46, Nanded, Latur and Daulat (2204) and Nandyal 14. Parbhani.

XVIII. The following new By-law shall be enacted as 163F:—

"163F—For the purposes of Hedge Contract for the Cotton Season 1960-61, the provisions of the By-laws and of the Hedge Schedule noted hereunder as they stood immediately before 13th July 1961, shall be applicable, namely:—

1, 31, 32, 47AA, 50, 53, 54, 54B, 55, 61, 63, 64, 65 and the Hedge Schedule;

and for the purposes of the Hedge Contract for the crops of the cotton season 1961-62 and thereafter, the said provisions as amended on the aforesaid date and of By-laws 61A and 163F, shall be applicable.

Bombay, the 13th July 1961.

C. M. PARIKH  
Secretary

### THE SPICES AND OILSEEDS EXCHANGE LTD., SANGLI

#### NOTIFICATION

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Notification No. S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Spices and Oilseeds Exchange Ltd., Sangli, the condition of previous publication of the same under Rule 11 of the Forward Contracts (Regulation) Rules, 1954, having been dispensed with, in the interest of the trade, by an order in writing by the Secretary, Forward Markets Commission in pursuance of the powers conferred by the proviso to Sub-section (4) of Section 11 of the Forward Contracts (Regulation) Act, 1952, read with Notification No. S.O. 1162, dated the 4th May 1960:—

I. After Bye-law 72, the following shall be added as Bye-law 72A, namely:—

"72A. (a) Notwithstanding anything contained in these bye-laws, rules and regulations, the Board may, with the concurrence of the Forward Markets Commission, prohibit trading during any day in hedge contracts in any delivery at a price higher or lower than the closing rate of the previous trading day or of such other trading day as may be decided by the Board, plus or minus such sum or sums as may be prescribed by the Board. Different sums may be prescribed and made applicable at different levels of price. Any sum or sums prescribed may, with the concurrence of the Forward Markets Commission, be varied by the Board from time to time.



(b) The powers specified in clause (a) may be exercised by the Forward Markets Commission where, in the opinion of the Commission, it is expedient so to do".

II. In Bye-law 32, the following shall be added at the end of the Bye-law, namely:—

"The due date rates so fixed shall also be subject to the conditions, if any, applicable to the contract under bye-law 72A".

III. In bye-law 78, the following words shall be added at the end, namely:—

"The rates so fixed shall be subject to the conditions, if any, applicable to the contract under bye-law 72A".

IV. In bye-law 270, for the figures "72" the figures and the letter "72A" shall be substituted.

Sangli, the 6th July 1961.

M. R. PURANDARE

Secretary

The Spices and Oilseeds Exchange Ltd., Sangli

### THE CENTRAL BANK OF INDIA LIMITED

#### LOST

The Government Promissory Note No. DH 021843 of the 3 per cent Conversion Loan of 1946 for Rs. 500/- originally standing in the name of (Miss) Mehra Pirojsha Kapadia, Jerbanoo Darasha Jamasji Asana and Kai Khusru Pirojshah Thakraji, and last endorsed to Central Bank of India Ltd., the proprietors, by whom it was never endorsed to any other person having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi, and that application is about to be made for the issue of duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the above mentioned Security.

ILLEGIBLE

Accountant

For The Central Bank of India Ltd.

#### LOST

The Government Promissory Note Nos. DH000282/63 of 3½ per cent National Plan Bonds (1st Issue) 1961 for Rs. 500.00 each originally standing in the name of Reserve Bank of India and last endorsed to Bhagwat Sarup and G. P. Note No. DH027980 of 3 per cent loan 1970—75 for Rs. 500 originally standing in the name of Bhagwat Sarup the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicates for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the Advertiser—Bhagwat Sarup.

Residence—23, T. T. Place, Baird Road, New Delhi-1

#### LOST

The Government Promissory Note No. BY.068407 of the 3 per cent. loan of 1970—75 for Rs. 500 originally standing in the name of Reserve Bank of India and last endorsed to Sheth Kalyanji Moolji the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the advertiser—Shri Seth KALYANJI MOOLJI

Residence—Prabhu Nivas Bhojpara, Gondal. (Saurashtra). Street No. 20.

#### CHANGE OF NAME

I, here, by the notice declare that Ramabhai Dahyabhai Chamar, changing my name as Ramabhai Dahyabhai Mesaria.

#### CHANGE OF NAME

Present name Shri Dayananda. Samuel Salins should be hereafter called by the name of Shri Eldad Dayananda Salins, working in Bombay Telephone Workshop, Fitter Staff No. 4303/31/1, Assembly Deptt., Bombay 11.

#### CHANGE OF NAME

To whomsoever it may concern. Please note that Sri Subodh Chandra Harh A.S.M., S.E. Rly. Malker Station, son of Late Behari Lal Harh, Village Domda, P.O. Manbazar, P.S. Manbazar, Distt. Purullia (West Bengal), has changed his name Sri Subodh Chandra Chatterjee.

#### CHANGE OF NAME

Shri Anant Balkrishna Sutar, Clerk, Central Telegraphs Office, Bombay-1, desires to be known as Shri Anant Balkrishna Digavlekar.

#### CHANGE OF NAME

I, Loddi Ayyappa, Fitter, T. No. 8214 shall henceforth be known as Thatta Ayyapa in substitution of former.

#### CHANGE OF NAME

I, Sri Kartick Ch. Das S/o late Ananda Das of 39, Ramesh Mitra Road, Calcutta-25, employed in the Telegraph Workshops, Calcutta have changed my name to Kashi Nath Das. I will henceforth be known, addressed and designated as Kashi Nath Das.

#### CHANGE OF NAME

I, Bhagwanti D/o Rewa Chand Bhojwani, Resident of J-382, New Rajinder Nagar, New Delhi and a student of 2nd Year B.Sc. (General) of Kirorimal College, Delhi University shall hereafter be known as Bharti Bhojwani.

#### CHANGE OF NAME

Old Name—A. BALACHANDRAN,

New Name—A. BALACHANDER.

#### CHANGE OF NAME

It is hereby notified that the undersigned has changed his name from—

Shivaji Malharrao Jangale to Shivaji Malharrao Desai, 14th September 1961.

S. M. JANGALE

#### CHANGE OF NAME

K Jugadesan, Clerk, F.A. & C.A.O.'s Office, Southern Railway Tiruchirappalli Jn. (South India) hitherto named and known as such shall from the date onwards be known and recognised as M. Poovanikodi Anandar.

M—Meaning MEIWAZHI.

#### CHANGE OF NAME

It is hereby notified that the undersigned has changed her name from Miss Leela Dattatray Gupte to Mrs. Arati Ratnakar Patki.

L. D. GUPTE

Poona,

Dated 20th October 1961.

#### CHANGE OF NAME

I, Miss S. V. Pitale on consequent upon my marriage dated 2nd June 1961. I wish to be known as Mrs. Suchalata Sureshchandra Nadkarni. My marriage Regd. No. 287c (Receipt No. 59051).

**CHANGE OF NAME**

It is hereby notified that the undersigned of the Indian Administrative Service has changed his name from Sodrek Marwein Lit to Sodrek Marwein and will hereafter be known as Sodrek Marwein instead of Sodrek Marwein Lit.

SODREK MARWEIN  
I.A.S. Probationer

**CHANGE OF NAME**

This is for general information that I, Damodar S/o Badridatt employed in P. & T. Department, Telephone Branch as a L.S.G. (M.) lately called by Damodar Sharma do hereby notify for all concerned that I have changed my name as Damodar as called previously.

Therefore hereafter I should be addressed Damodar only and not by Damodar Sharma.

**CHANGE OF NAME**

Shri Robert Anton Fernandes Bearer on Restaurant Car of this Railway wishes to be known henceforth as Antonio Maria Fernandes.

**CHANGE OF NAME**

J. P. James, Rakshak, R.P.F., Integral Coach Factory, Madras-23 will henceforth be known as:

"K. KOTHANDAPANT".

**CHANGE OF NAME**

I Shiv Dayal alias Deen Dayal heretofore called and known by the name of Shiv Dayal alias Deendayal hereby give notice, that by a deed poll dated 1st July 1961 registered in the Registry Office, Shahjahanpur on 1st July 1961. I abandoned the said name of Shiv Dayal and adopted the name of Shiv Dayal alias Deen Dayal.

**CHANGE OF NAME**

Smt. Sarojini Bai, Assistant Teacher, Railway Colony aided Higher Elementary School, Ayanavaram, Madras-23, will hereinafter be known and called as Smt. K. Sarojini.

**CHANGE OF NAME**

I, the undersigned, Harijan Ramanlal Dhanjibhai, working in Chief Mech. Engineer's Office, Metric Cell, Central Railway, VT. Bombay, hereby notify that I have changed my name from Harijan Ramanlal Dhanjibhai to Parmar Ramanlal Dhanjibhai.

**CHANGE OF NAME**

I, Dalip Singh S/o S. Teja Singh Dutta temporary Clerk C.T.O., New Delhi have changed my name to Dalip Singh Dutta.

**CHANGE OF NAME**

It is hereby notified that the undersigned Probationer of the Indian Administrative Service has deleted the surname

"JHALA" from his full name, and shall be hereafter addressed only "RANJITSINH" instead of "RANJITSINH JHALA".

RANJITSINH

**CHANGE OF NAME**

I, Inder Singh S/o Tara Singh hereby change my name to Mohinder Singh S/c Tara Singh.

**CHANGE OF NAME**

In future my name will be "Ponnuswamy Muthuswamy Arunachallam" instead of "Ponnuswamy Muthuswamy".

**NOTICE**

**Convening the final meeting of East and East Combine Private Limited (In Voluntary Liquidation)**

Notice is hereby given in pursuance of Section 497 of the Companies Act, 1956, that a general meeting of the members of the above-named company will be held at 10 Daryaganj, Delhi on 15th day of December 1961 at 2 p.m. for the purposes of having an account laid before them, showing the manner in which winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Special Resolution the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of. Delhi,

Dated 30th October 1961

K. N. S. BHATNAGAR  
Liquidator

**NOTICE**

**Notice under Section 493 of Resolution to wind up voluntarily. Members' winding up**

**In the matter of The Doaba Motor Service Company Ltd., Hoshiarpur**

At an Extraordinary general meeting of the members of the said company duly convened and held at Hoshiarpur on Monday the 16th day of October 1961, the following special resolutions were passed:—

1. As the company is not carrying any business, it is, therefore resolved unanimously that the company may be wound up voluntarily as Members' winding up.
2. Resolved unanimously that Shri Milkha Singh and Shri Kartar Singh be and are hereby appointed voluntary joint liquidators at a remuneration of Rs. 250 each of them. Resolved further that the liquidation expenses incurred so far or the expenditure to be incurred in future will be borne equally by the Doaba Roadways Ltd. and The Hoshiarpur Doaba Transport Co. Ltd. Hoshiarpur.
3. Resolved that the joint liquidators may exercise the powers given under Section (a) to (d) of Sub-section (1) of Section 457 of the Companies Act, 1956.

SHANKER SINGH  
Chairman

Dated 23rd October 1961.